UNITED STATES DISTRICT COURT (DISTRICT OF MASSACHUSETTS)

CIVIL ACTION NO. 05-11697-GAO

MARILYN KUNELIUS,

PLAINTIFF,

V.

TOWN OF STOW separately, A
PARTNERSHIP OF UNKNOWN NAME
BETWEEN TOWN OF STOW and THE
TRUST FOR PUBLIC LAND, THE
TRUST FOR PUBLIC LAND separately
and CRAIG A. MACDONNELL, in his
individual capacity,

DEFENDANTS.

PLAINTIFF'S MOTIONS FOR SUMMARY JUDGMENT EXHIBITS LIST

Exhibit	Document
A	TPL 30(b)(6) deposition (Stookey), Vol. I
В	2/11/03 letter from MacDonnell to Stow, KUN0482-484
С	MacDonnell deposition
D	Furman deposition, Vol. I
Е	Affidavit of Kunelius
F	MacDonnell's handwritten notes, TPL-KUN01167
G	Kunelius deposition, Vol. I
Н	Affidavit of Kachajian
I	Kachajian deposition
J	2/25/03 email from Ross Perry to MacDonnell, TPL-KUN02586
K	Perry deposition
L	2/10/03 letter from Town Counsel to Stow, KUN428-429
M	Kunelius deposition, Vol. II
N	TPL Project Fact Sheet, TPL-KUN00372-386
О	3/19/03 email from MacDonnell to Serena Furman, TPL-KUN03075

Exhibit	Document
OO	7/31/03/ email from MacDonnell to Michael Labosky of FORA, TPL-KUN03667-3669
PP	6/18/03 email from MacDonnell to Peter Christianson of FORA, TPL-KUN03633
QQ	7/10/03 letter from Town Counsel to MacDonnell, TPL-KUN01825
RR	7/23/03 email from MacDonnell to Karen Sommerlad of FORA, TPL-KUN03684-3685
SS	8/01/03 email from MacDonnell to FORA, TPL-KUN03689
TT	8/05/03 email from Valerie Talmage to MacDonnell, TPL-KUN03691-3693
UU	8/19/03 letter from Karen Sommerlad of FORA to MacDonnell, TPL- KUN01681-82
VV	Norris deposition
WW	Affidavit of Norris
XX	Boothroyd deposition
YY	Affidavit of Boothroyd
ZZ	7/06/04 letter from MacDonnell to Peter A. Kachajian
AAA	Town Meeting Remarks, TPL-KUN01095-1103
BBB	Handwritten notes of MacDonnell, TPL-KUN01255
CCC	4/01/03 letter from MacDonnell letter to the DHCD
DDD	2003 Annual Report of TPL, WB00329-347,
EEE	9/30/03 email from FORA to Ross Perry, TPL-KUN1621
FFF	7/23/07 email from Peter Christianson of FORA to FORA, Furman0087

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Marilyn Kunelius	
V.	CASE NO
The Town of Stow, et al.	
	FILING WITH CLERK'S OFFICE ne documents, exhibits or attachments listed below
, -	
nave been manually filed with the Co	ourt and are available in paper form only:
Exhibits A - FFF to all Summary J	udgment Motions (doc. ## 61-64)
The original documents are r	maintained in the case file in the Clerk's Office. /s/Michael C. McLaughlin, Esq.
Date	Attorney for
	The Plaintiff, Marilyn Kunelius

LAW OFFICES OF

MICHAEL C. MCLAUGHLIN ONE BEACON STREET 33RD FLOOR BOSTON, MA 02108 (617) 227-2275 FACSIMILE (617) 722-9999

FILED IN CLERKS OFFICE 2007 OCT 18 ₽ 3: 21 U.S. DISTRICT COURT DISTRICT OF HASS.

October 18, 2007

United States District Court District of Massachusetts 1 Courthouse way Boston, MA 02210

Attn: Eugenia Edge

Re:

Marilyn Kunelius v. The Town of Stow et al,

Civil Action No.: 05-11697-GAO

Dear Ms. Edge:

Per my office's telephone conversation with you yesterday, my office informed you that it encountered difficulties in the filing of Exhibits to the Plaintiff's Memorandum (filed as Attachment 1 to a Motion for Leave to File a Memorandum Exceeding 25 pages). You have advised my office to file the Exhibits in question conventionally.

Exhibits to the Plaintiff's Motions for Summary Judgment are also voluminous as those to the Memorandum, as a result my office filed with the Court a Notice of Conventional filing of Exhibits to the Plaintiff's Summary Judgment Motions, which are identical to all Motions. Thus, only one copy is provided to the Court.

Enclosed for filing, in the above-referenced matter, please find:

- 1. Notice of Conventional Filing of Exhibits A-BBBB to Attachment 1 to the Motion for Leave to File a Memorandum Exceeding 25 pages with a hard copy of the Exhibits; and
- 2. Notice of Conventional Filing of Exhibits A FFF to the Plaintiff's Summary Judgment Motions against the Trust for Public Land, The Town of Stow, Craig A. MacDonnell, with a hard copy of the Exhibits.

Thank you for you attention to this matter.

Case 1:05-cv-11697-GAO

Document 67-4 Filed 10/17/2007 Page 2 of 2

Should you have any questions, please do not hesitate to call. Kindly please date/time stamp the enclosed copy of this letter and return them with the courier.

Enclosures

Richard A. Oetheimer, Esq. Deborah I. Ecker, Esq. Cc: